

FORM PTO-1390
(REV. 12-2001)

U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE

ATTORNEY'S DOCKET NUMBER

TRANSMITTAL LETTER TO THE UNITED STATES
DESIGNATED/ELECTED OFFICE (DO/EO/US)
CONCERNING A FILING UNDER 35 U.S.C. 371

DN1999205USA

U.S. APPLICATION NO. (If known, see 37 CFR 1.5)

10/069432

INTERNATIONAL APPLICATION NO.

PCT/US99/22628

INTERNATIONAL FILING DATE

September 29, 1999

PRIORITY DATE CLAIMED

TITLE OF INVENTION

METHOD OF MAKING AN EDGE-FLOW RESISTANT LAMINATE

APPLICANT(S) FOR DO/EO/US

Pedro Emilio Rengifo et al

Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:

1. ☒ This is a **FIRST** submission of items concerning a filing under 35 U.S.C. 371.
2. ☐ This is a **SECOND** or **SUBSEQUENT** submission of items concerning a filing under 35 U.S.C. 371.
3. ☐ This is an express request to begin national examination procedures (35 U.S.C. 371(f)). The submission must include items (5), (6), (9) and (21) indicated below.
4. ☒ The US has been elected by the expiration of 19 months from the priority date (Article 31).
5. ☒ A copy of the International Application as filed (35 U.S.C. 371(c)(2))
 - a. ☐ is attached hereto (required only if not communicated by the International Bureau).
 - b. ☐ has been communicated by the International Bureau.
 - c. ☒ is not required, as the application was filed in the United States Receiving Office (RO/US).
6. ☐ An English language translation of the International Application as filed (35 U.S.C. 371(c)(2)).
 - a. ☐ is attached hereto.
 - b. ☐ has been previously submitted under 35 U.S.C. 154(d)(4).
7. ☒ Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3))
 - a. ☐ are attached hereto (required only if not communicated by the International Bureau).
 - b. ☐ have been communicated by the International Bureau.
 - c. ☐ have not been made; however, the time limit for making such amendments has NOT expired.
 - d. ☒ have not been made and will not be made.
8. ☐ An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).
9. ☒ An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)).
10. ☐ An English language translation of the annexes of the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)).

Items 11 to 20 below concern document(s) or information included:

11. ☒ An Information Disclosure Statement under 37 CFR 1.97 and 1.98.
12. ☐ An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.
13. ☐ A FIRST preliminary amendment.
14. ☐ A SECOND or SUBSEQUENT preliminary amendment.
15. ☐ A substitute specification.
16. ☐ A change of power of attorney and/or address letter.
17. ☐ A computer-readable form of the sequence listing in accordance with PCT Rule 13ter.2 and 35 U.S.C. 1.821 - 1.825.
18. ☐ A second copy of the published international application under 35 U.S.C. 154(d)(4).
19. ☐ A second copy of the English language translation of the international application under 35 U.S.C. 154(d)(4).
20. ☒ Other items or information:
 - International Search Report
 - International Preliminary Examination Report

U.S. APPLICATION NO. (known as 37 CFR 1.53)

10/069432

INTERNATIONAL APPLICATION NO.

PCT/US99/22628

ATTORNEY'S DOCKET NUMBER

DN1999205USA

21. ☒ The following fees are submitted:

CALCULATIONS PTO USE ONLY

BASIC NATIONAL FEE (37 CFR 1.492 (a) (1) - (5)):

Neither international preliminary examination fee (37 CFR 1.482)
nor international search fee (37 CFR 1.445(a)(2)) paid to USPTO
and International Search Report not prepared by the EPO or JPO **\$1040.00**

International preliminary examination fee (37 CFR 1.482) not paid to
USPTO but International Search Report prepared by the EPO or JPO **\$890.00**

International preliminary examination fee (37 CFR 1.482) not paid to USPTO
but international search fee (37 CFR 1.445(a)(2)) paid to USPTO **\$740.00**

International preliminary examination fee (37 CFR 1.482) paid to USPTO
but all claims did not satisfy provisions of PCT Article 33(1)-(4) **\$710.00**

International preliminary examination fee (37 CFR 1.482) paid to USPTO
and all claims satisfied provisions of PCT Article 33(1)-(4) **\$100.00**

ENTER APPROPRIATE BASIC FEE AMOUNT =

\$ 890.00

Surcharge of **\$130.00** for furnishing the oath or declaration later than ☐ 20 ☐ 30
months from the earliest claimed priority date (37 CFR 1.492(e)).

\$

CLAIMS	NUMBER FILED	NUMBER EXTRA	RATE	
Total claims	5 - 20 =	0	x \$18.00	\$
Independent claims	1 - 3 =	0	x \$84.00	\$

MULTIPLE DEPENDENT CLAIM(S) (if applicable) + **\$280.00** \$

TOTAL OF ABOVE CALCULATIONS = \$

☐ Applicant claims small entity status. See 37 CFR 1.27. The fees indicated above
are reduced by 1/2. + \$

SUBTOTAL = \$

Processing fee of **\$130.00** for furnishing the English translation later than ☐ 20 ☐ 30
months from the earliest claimed priority date (37 CFR 1.492(f)).

\$

TOTAL NATIONAL FEE = \$

Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be
accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31). **\$40.00** per property +

\$

TOTAL FEES ENCLOSED = \$890.00Amount to be
refunded:

\$

charged:

\$

- a. ☐ A check in the amount of \$ _____ to cover the above fees is enclosed.
- b. ☒ Please charge my Deposit Account No. 07-1725 in the amount of \$ 890.00 to cover the above fees.
A duplicate copy of this sheet is enclosed.
- c. ☒ The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any
overpayment to Deposit Account No. 07-1725. A duplicate copy of this sheet is enclosed.
- d. ☐ Fees are to be charged to a credit card. **WARNING:** Information on this form may become public. **Credit card
information should not be included on this form.** Provide credit card information and authorization on PTO-2038.

NOTE: Where an appropriate time limit under 37 CFR 1.494 or 1.495 has not been met, a petition to revive (37 CFR
1.137 (a) or (b)) must be filed and granted to restore the application to pending status.

SEND ALL CORRESPONDENCE TO:

SIGNATURE

Nancy T Krawczyk

NAME

38,744

REGISTRATION NUMBER

cc: J E Grillo

METHOD OF MAKING AN EDGE-FLOW RESISTANT LAMINATE**Technical Field**

5 The present invention is directed toward improving the production of reinforced and non-reinforced laminates. More specifically, the present invention is directed toward an improved method of producing conveyor belting and other similar laminates comprising one or more layers of material.

Background Art

10 Conveyor belting, such as that illustrated in FIG. 1, is typically comprised of multiple layers of reinforcement between layers of non-reinforcing material. The reinforcing plies are formed of any conventional reinforcing materials, and are typically calendered with a coating of rubber prior to being used in the belting construction. The non-reinforcing plies are typically formed from rubber, PVC, or the like. The non-reinforcing plies may also be formed from fiber-
15 loaded elastomers, conventional thermoplastics, or thermosets. At a minimum, the belt has at least one elastomeric layer. The thickness and width of the belting varies depending upon the end-use of the belting and the thickness of each layer.

Prior to curing of the laminate, the layers of the laminate are unrestrained, except for any adhesion between the layers due to the green tackiness. The layers may shift relative to
20 another between building and curing. During the cure process, the sides of the laminate may be restrained by means of mechanical assistance, such as steel, aluminum, or rubber edge guides, or the sides of the press. This method of restraining the edges of the laminate is cost and labor intensive, as a different size guide is required for each different gauge laminate produced, and the guides must be manually changed every time a different gauge is to be
25 cured.

Due to the ability of the layers to shift and the curing rubber to flow, the edges of the laminate can become uneven and must be trimmed away in a post-cure operation. To compensate for this material flow and maintain the desired laminate gauge or weight, the rubber gauge of the reinforced layers and the elastomeric layers may be increased.

30 The increased rubber content due to the compensating increased gauge of the layers and the resulting scrap material from trimming the belts, as well as the additional cutting step, increases the cost of manufacturing the belting laminate.

Arnold, in U.S. Patents 5,326,411 and 5,423,165 discloses protecting the edges of belting. A wrap of fabric is affixed to the longitudinal edges of the core of the belt. The belt core is then
35 provided with an encapsulating outer cover layer. Arnold fails to teach manufacturing the belting in a manner to reduce scrap and to provide for a more even cured belt edge.

Edge protection of materials is desired in many different technology fields. US Patent 5,624,735 discloses protecting the edges of a sheet molded compound article with a powder coating edge primer. US Patent 4,356,053 also discloses modifying the edges of a laminate to protect the inner layers of the laminate by forcing the edges of the outer layers about the edges of the inner layers.

Also, in the manufacture of rubber sheets for gaskets, it has been known in the art to apply a rubber cement fabric strip to the edges of a rubber sheet prior to curing to prevent the material from unrestrained flow during curing of the single non-reinforced sheet and make handling of the sheets easier for the operator. However, the restraining tape was permanently bonded to the rubber sheet, resulting in laminate edges that were selvage edges that could not be used for a finished product.

The present invention is directed toward overcoming the limitations of the above disclosed manufacturing methods.

Summary of the Invention

The present invention is directed toward an improved method of manufacturing a curable laminate that is plastically deformable until cured. The laminate is comprised of at least one layer. The layer may be a single reinforced sheet or a single thermoplastic or thermoelastic sheet. The laminate may also be formed of as many layers as desired by the manufacturer, depending upon the end use of the laminate. The method comprises layering the at least one layer to form an uncured laminate, modifying at least one of the longitudinal edges of the uncured laminate to prevent plastic deformation of the longitudinal edges during curing of the laminate as a whole, and then curing the laminate. One aspect of the improvement in the method is characterized by modifying one of the longitudinal edges by at least partially precuring the edge to convert it from a plastically deformable material to a thermoset material. In another aspect of the disclosed invention, a restrictive and removable material is applied to the longitudinal edge of the laminate during at least a portion of the curing of the laminate.

In the present invention, the restrictive and removable material may be a tape-strip or a preformed material. The tape-strip material is selected from the group consisting of a film strip, foil strip, textile strip, mesh strip, or any combination of these materials. The pre-formed material is selected from the group consisting of film, foil, mesh, plastic, or any combination of these materials. The pre-formed material has an overall configuration corresponding to the configuration of the longitudinal edge of the uncured laminate.

In one aspect of the invention, the restrictive and removable material is removed following curing of the laminate.

Brief Description of Drawings

The invention will be described by way of example and with reference to the accompanying drawings in which:

FIG. 1 illustrates the multiple layers of a conventional conveyor belting;

FIG. 2 is an asymmetrical view of the belting as the edges are being modified;

FIG. 3 is a cross sectional view of the belting after modifying the longitudinal belt edges;

FIG. 4 is an asymmetrical view of the belting after curing; and

FIG. 5 is a cross-sectional view of the belting after curing.

Detailed Description of the Invention

As previously discussed, FIG. 1 illustrates an exemplary conventional belting laminate 10.

The illustrated laminate 10 is comprised of three reinforcing layers, 12, 14, and 16. Non-reinforcing layers 18, 20 are inserted between the reinforcing layers 12, 14, 16. Outer cover layers 22, 24 are provided on both sides of the laminate 10. The laminate 10 may be formed of less than the illustrated seven layers 12, 14, 16, 18, 20, 22, 24; the minimum being one layer.

The selection of materials for the layers 12-20 is within the skill of persons knowledgeable in the belt making art. Exemplary reinforcing materials for the reinforcing layers 12, 14, 16 include nylon, polyester, rayon, aramid, steel, metallic fibers, glass, and combinations of these materials; the reinforcing materials may be monofilaments or cord, depending upon the desired characteristics of the laminate 10. Synthetic rubbers and natural rubber are commonly used elastomers for the non-reinforcing layers 18, 20 and the cover layers 22, 24. Thermoplastic polymers having flexibility suitable for the end application may also be used as well. Illustrative of such materials is ethylene-propylene copolymers mixed with polypropylene, polyvinylchloride, nylon, etc.

During manufacture of the laminate 10, the multiple layers 12, 14, 16, 18, 20, 22, 24 are laid up together to form a laminate of uncured layers. This process may be completed by any one of several known lay-up methods, including a build table using rolls of pre-calendered material or a calendering together of the different rolls while the elastomeric layers are directly extruded onto the reinforcing layers. The choice of build method for the uncured laminate would be an obvious manufacturing choice to those of ordinary skill in the art.

After the uncured laminate is prepared, the individual layers of the uncured laminate 10 have the ability to shift relative to one another, and during curing, have the ability to plastically deform past the defined longitudinal edges 26, 28 of the laminate, as previously discussed. To restrain the longitudinal edges 26, 28 of the uncured laminate, the longitudinal

edges 26, 28 of the laminate 10 are modified in a manner in accordance with the disclosed invention.

After the lay-up of the uncured laminate 10 is complete, at least one of the longitudinal edges 26, 28 of the laminate are modified. In a preferred embodiment, a restrictive and removable material 30, such as a tape-strip 30, is wrapped about the longitudinal edges 26, 28 of the laminate 10. The tape-strip 30 can be a film, foil, textile, mesh, or combination of these, examples being nylon, polyester, metal, or dipped or undipped fabric. An adhesive or mechanical fastening system may be used to hold the tape to the laminate. If an adhesive is applied to one side of the tape-strip 30 in order to maintain the tape-strip's position on the laminate 10, then the adhesive should be of a type that does not bond with the laminate 10 during curing of the laminate 10.

The tape-strip 30 at each longitudinal edge 26, 28 extends across the width W of the laminate 10 a lateral width D, see FIG. 3. The lateral width D of the tape-strip 30 is individually selected as needed to restrain the flow of the laminate 10 during the curing process. Factors that determine the width D include the laminate thickness and the type of material being cured. The type of material being cured includes factors such as the material viscosity during cure, the needed cure temperature and the needed cure pressure. For conventional laminate materials, and conventional belting materials, the lateral width D is equivalent to about 1/1000 to 1/4 of the width W of the laminate 10. The thickness of the tape, t, may also vary as needed to prevent the tape 30 from bursting during the curing process.

After one or both edges 26, 28 have been wrapped, the laminate 10 is then cured to form a belting laminate 10. After curing, the tape-strip 30 may be either stripped from the laminate 10 as illustrated in FIG. 4, or may be left to form an integral part of the laminate 10. Due to the restraining effect of the tape-strip 30, the longitudinal edges 26, 28 are substantially aligned in the manner as intended when the uncured laminate 10 was laid up, see FIG. 5.

An alternative to applying a tape-strip 30 to the laminate edges 26, 28 is to pre-cure the laminate edges 26, 28. Again, the distance D selected is dependant upon the amount of edge restraint required to restrain the flow of the laminate 10 during the full curing process. The same factors that affect the width D the tape-strip 30 extends across the uncured laminate 10 are also relevant in determining the width of the pre-cured portion of the laminate edges 26, 28. The edges 26, 28 of the laminate 10 are cured to a lateral width D equivalent to 1/1000 to 1/4 of the width W of the laminate 10, similar to the distance disclosed above. The

temperature at which the edges 26, 28 are pre-cured will depend on the particular materials being used in the laminate 10.

Other alternatives to using a tape-strip 30 or precuring of the longitudinal edges 26, 28 is the use of a pre-formed edge piece 30. As the pre-formed piece has the same configuration as the tape-strip 30 after the tape-strip 30 has been applied to a longitudinal edge 26 or 28 of the laminate 10, the same reference numeral will be used to refer to the pre-formed edge piece. The pre-formed piece 30 has an overall U shape with the legs extending across the cover layers of the laminate 10. The pre-formed piece 30 can be a film, foil, mesh, plastic, or any combination of these, so long as the pre-form piece 30 is able to maintain or return to its pre-formed U shape. The pre-formed piece 30 may also be formed as a lightweight metal construct wherein a lightweight metal foil is directly shaped about the longitudinal edges 26, 28 of the laminate 10. Suitable adhesives that temporarily maintain the piece on the laminate 10 may be applied to the side of the piece 30 that contacts the uncured laminate 10. Other ways of mounting the piece 30 to the uncured laminate 10 include forming the legs of the piece 30 a distance apart just less than the thickness of the laminate 10 so the piece 30 is snug about the laminate longitudinal edges 26, 28. Also, small prongs may be provided at the edges of the piece 30 to bite into the outer covers of the laminate 10 and hold the piece 30 onto the laminate 10 until the laminate 10 has been cured.

By modifying the edges 26, 28 of the laminate 10, the previously discussed benefits and the following benefits, or any combination of the discussed benefits may be realized. The edge porosity of the laminate 10 is reduced or eliminated. The overall laminate gauge is improved, as discussed above. There is improved width variation of the uncured product prior to curing; that is the different layers 12, 14, 16, 18, 20, 22, or 24 of the laminate 10 are hindered from shifting, so that the uncured product more closely resembles the uncured laminate 10 as designed by the engineer.

Variations in the present invention are possible in light of the description of it provided herein. While certain representative embodiments and details have been shown for the purpose of illustrating the subject invention, it will be apparent to those skilled in this art that various changes and modifications can be made therein without departing from the scope of the subject invention. It is, therefore, to be understood that changes can be made in the particular embodiments described which will be within the full intended scope of the invention as defined by the following appended claims.

CLAIMS

1. An improved method of manufacturing a laminate (10) that is plastically deformable until cured, the laminate comprising at least two layers (12, 14, 16, 18, 20, 22, or 24), the method comprising
 - a) layering the layers (12, 14, 16, 18, 20, 22, or 24) to form an uncured laminate 10,
 - b) modifying at least one of the longitudinal edges (26 or 28) of the uncured laminate 10 to prevent plastic deformation of the longitudinal edge (26 or 28) during curing of the laminate 10 as a whole by applying a restrictive and removable material (30) to the edge (26 or 28),
 - c) curing the laminate (10),
 - d) removing the material (30) following curing of the laminate (10)the improved method being characterized by:

the restrictive and removable material (30) is a pre-formed material (30) having a u-shape comprising a pair of opposing legs, the pre-formed material (30) having an overall configuration corresponding to the configuration of the longitudinal edge (26 or 28) of the uncured laminate (10).
2. An improved method of manufacturing a laminate (10) in accordance with claim 1, wherein the pre-formed material (30) is selected from the group consisting of film, foil, mesh, plastic, a lightweight metal construct, and any combination of these.
3. An improved method of manufacturing a laminate (10) in accordance with claim 1, wherein, following curing and removal from the cured laminate (10), the pre-formed material (30) maintains or returns to its pre-formed u-shape.
4. An improved method of manufacturing a laminate (10) in accordance with claim 1 wherein the pre-formed material (30) is provided with adhesive on the inner side which contacts the laminate (10).
5. An improved method of manufacturing a laminate (10) in accordance with claim 1 wherein the distance between the opposing legs of the pre-formed material (30) is less than the thickness of the uncured laminate (10).

6. An improved method of manufacturing a laminate (10) in accordance with claim 1 wherein the pre-formed material (30) is further comprised of small prongs to bite into the outer layer of the laminate (10).

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AMENDED SHEET

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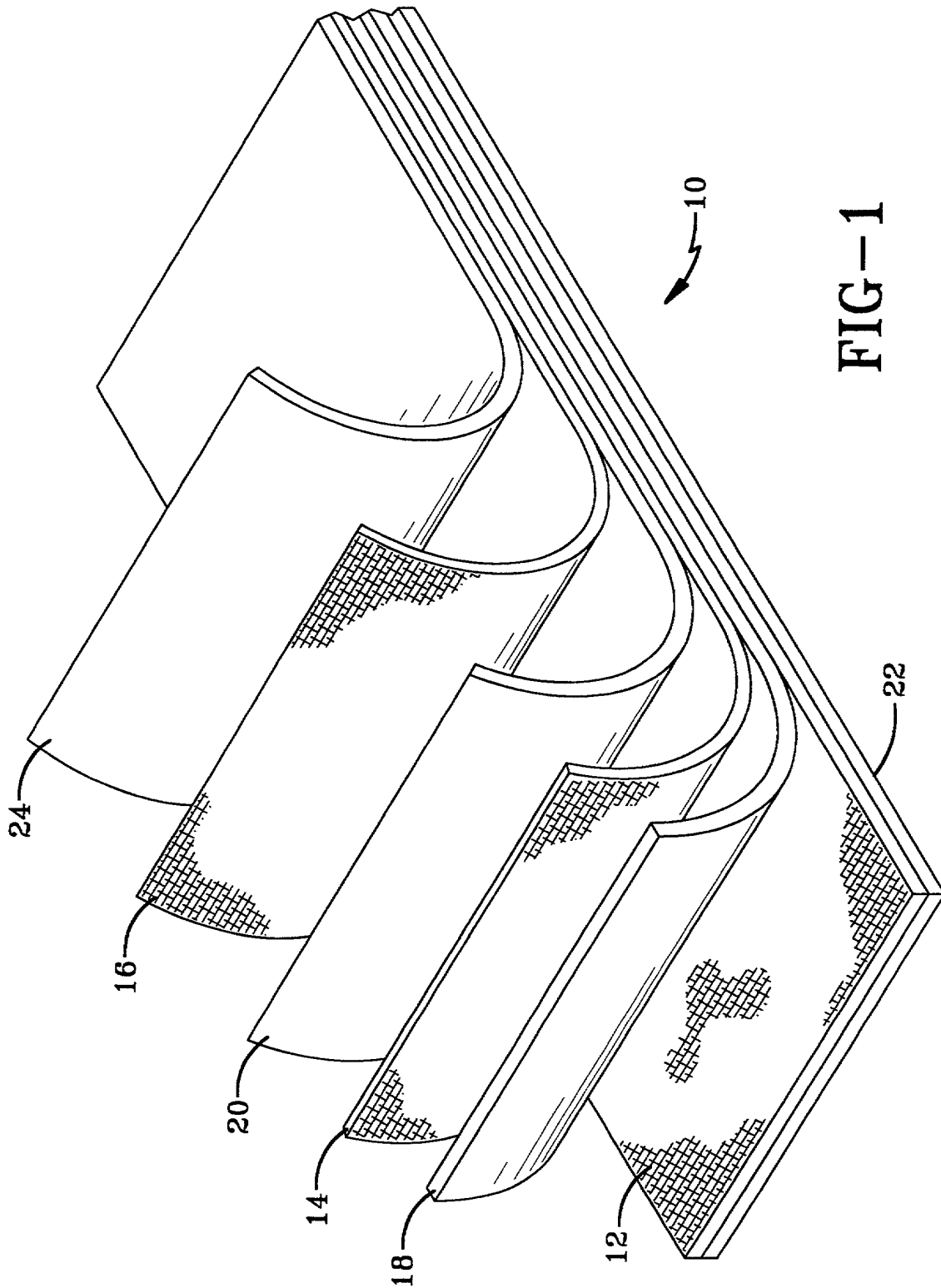


FIG-1

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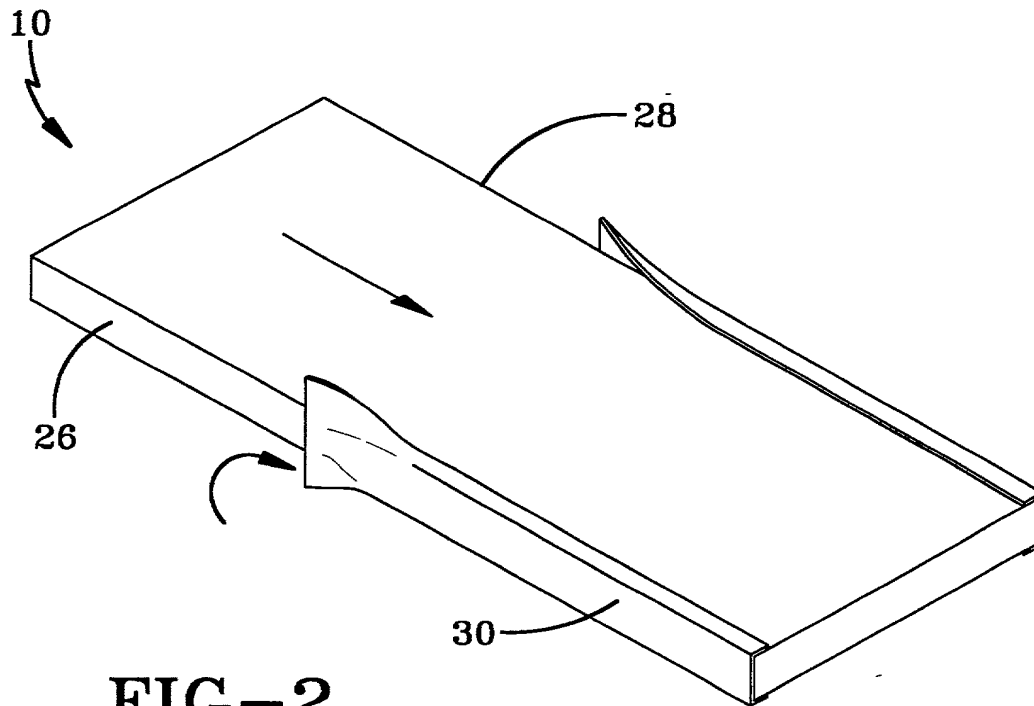


FIG-2

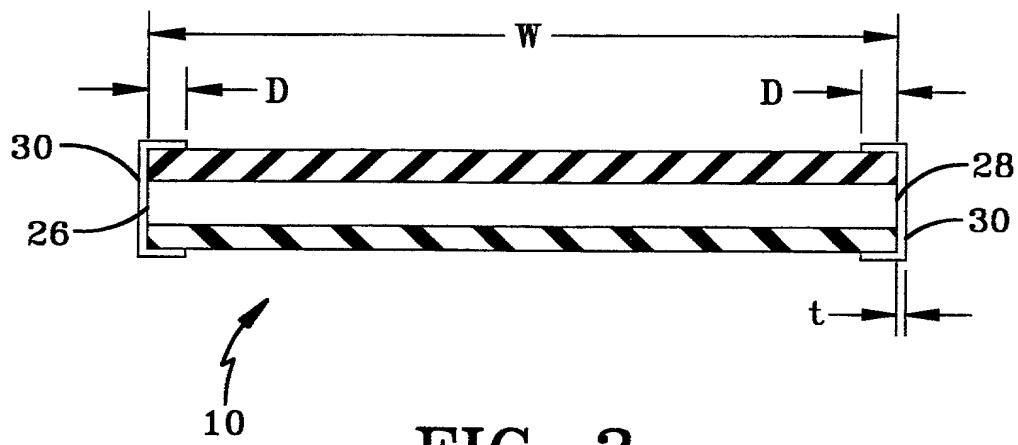
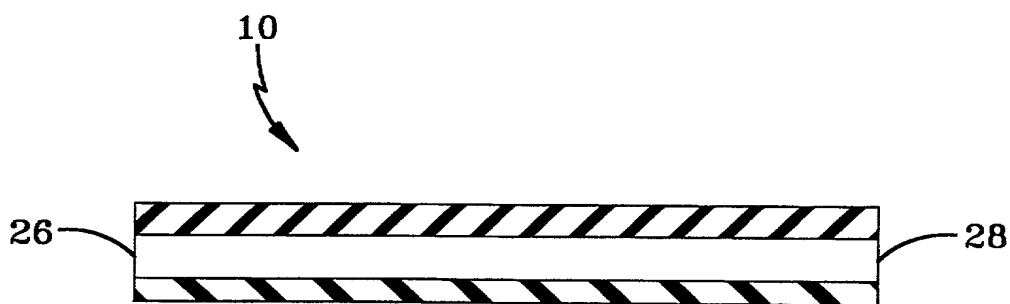
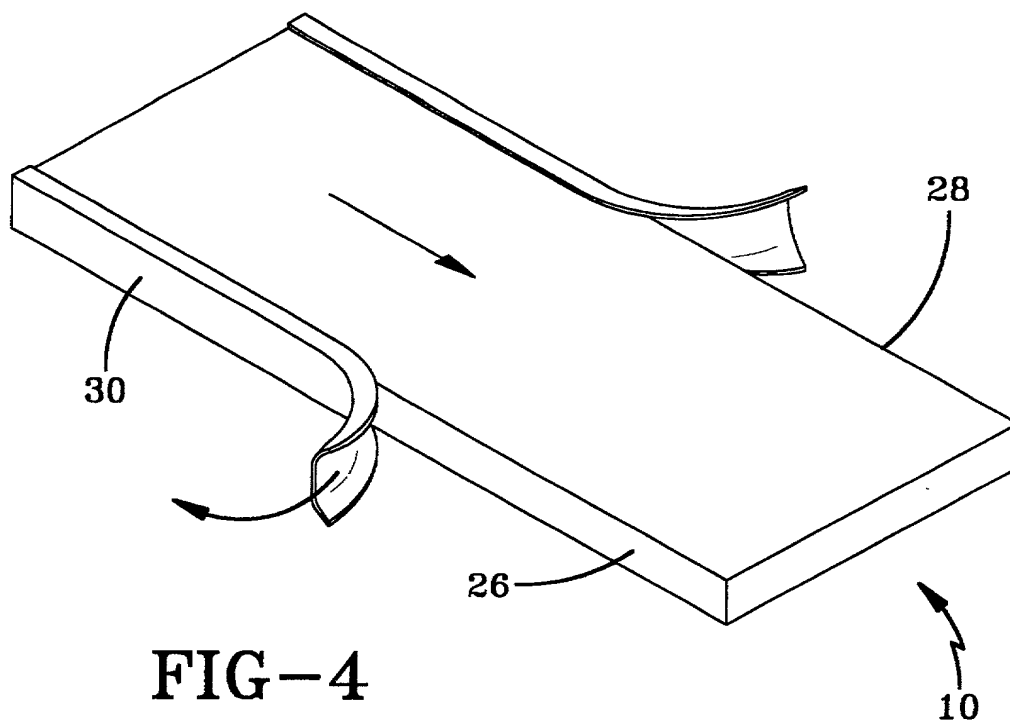


FIG-3

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DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled **METHOD OF MAKING AN EDGE-FLOW RESISTANT LAMINATE** the specification of which (check one)

☐ a copy is attached hereto.

☒ was filed on September 29, 1999 as Application Serial No. PCT/US99/22628

and was amended on _____ (if applicable).

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R. §1.56.

I hereby claim the benefit under 35 U.S.C. §119(e) of any United States provisional application(s) listed below:

(Application Serial No.)

(Filing Date)

(Application Serial No.)

(Filing Date)

I hereby claim the benefit under 35 U.S.C. §120 of any United States application(s) or §365 of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of 35 U.S.C. §112, I acknowledge the duty to disclose material information as defined in 37 C.F.R. §1.56 which become between the filing date of the prior application and the national or PCT international filing date of this application:

(Application Serial No.)

(Filing Date)

(Status)(patented, pending, abandoned)

(Application Serial No.)

(Filing Date)

(Status)(patented, pending, abandoned)

POWER OF ATTORNEY

As named inventor(s), I or we hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.

Nancy T Krawczyk

Registration No.

38,744

David E Wheeler

Registration No.

29,726

David L King

Registration No.

33,925

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statement may jeopardize the validity of the application or any patent issuing thereon.

Full name of sole or first inventor (given name, family name) Pedro Emilio Rengifo

Inventor's signature [Signature]

Date

2/11/02

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Inventor's signature [Signature]

Date

2/11/02

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Citizenship

US

Post Office Address 167 Deland Avenue, Columbus, Ohio 43214

Full name of third joint inventor (given name, family name) Bruce Charles Dorstewitz

Inventor's signature [Signature]

Date

2-11-02

Residence Columbus, Ohio 43229

Citizenship

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